1 2	James R. Patterson, CA State Bar No. 211102 Jennifer M. French, CA State Bar No. 265422 PATTERSON LAW GROUP, APC 1350 Columbia Street, Suite 603	
3	San Diego, CA 92101 Telephone: (619) 756-6990	
4	Facsimile: (619) 756-6991 jim@pattersonlawgroup.com	
5	jenn@pattersonlawgroup.com	
6	Attorneys for Plaintiffs and the Class	
7	[Additional counsel on signature page]	
8		
9	UNITED STATES DISTRICT COURT	
10	FOR THE NORTHERN I	DISTRICT OF CALIFORNIA
11		
12	BUCKEYE TREE LODGE AND SEQUOIA VILLAGE INN, LLC, a California limited	Case No. 3:16-cv-04721-VC
13	liability company, 2020 O STREET CORPORATION, INC, D/B/A THE MANSION	CLASS ACTION
14	ON O STREET, PROSPECT HISTORIC HOTEL, and SHILOH MORNING INN, LLC, a	PLAINTIFFS' NOTICE OF MOTION AND
15	Oklahoma limited liability company, individually and on behalf of themselves and all	UNOPPOSED MOTION FOR APPROVAL OF CLASS ACTION SETTLEMENT, ATTORNEY'S
16	others similarly situated,	FEES AND COSTS, AND INCENTIVE AWARDS
17	Plaintiffs,	Date: March 25, 2021 Time: 2:00 p.m.
18	vs.	Courtroom: 4, 17th Floor
19	EXPEDIA, INC., a Washington corporation;	Judge: Hon. Vince Chhabria
20	HOTELS.COM, L.P., a Texas limited partnership; HOTELS.COM GP, LLC, a Texas	
21	limited liability company; ORBITZ, LLC, a	
22	Delaware limited liability company,	
23	Defendants.	
24		
25		
26		
27		
28		

2 3

1

4

5

7

8

10

11

1213

14

15

16

17 18

19

20

21

22

23

2425

2627

20

28

TO ALL PARTIES AND THEIR COUNSEL OF RECORD:

PLEASE TAKE NOTICE that on March 25, 2021, at 2:00 p.m., or as soon thereafter as counsel may be heard in Courtroom 4 of the United States District Court for the Northern District of California, San Francisco Division, that Plaintiffs Buckeye Tree Lodge and Sequoia Village Inn, LLC, 2020 O Street Corporation, Inc. D/B/A The Mansion on O Street, Prospect Historic Hotel, and Shiloh Morning Inn, LLC will and do hereby move the Court for an order approving the parties' settlement agreement, appointing Plaintiffs as Class Representatives and Plaintiffs' Attorneys as Class Counsel, and affirm the requested Attorney's Fees and Costs and Incentive Awards. Settlement approval is warranted because the settlement is fair, adequate, and reasonable; provides an excellent benefit to the Class and the public; and each of the applicable factors weigh in favor of approval.

This unopposed motion is based on this notice; the accompanying memorandum of points and authorities; the accompanying Declarations of James R. Patterson, Charles J. LaDuca, Tony Richa, David Pfau, Ted Spero, Dennis Villavicencio, and Fred Wickman, with all attached exhibits; all pleadings, papers, and other documentary materials in the Court's file for this action; those matters of which this Court may or must take judicial notice; and such other matters as this Court may consider.

Dated: February 24, 2021

PATTERSON LAW GROUP APC

By: /s/ Jennifer M. French

James R. Patterson, CA Bar No. 211102 Jennifer M. French, CA Bar No. 265422 PATTERSON LAW GROUP APC 1350 Columbia Street, Suite 603 San Diego, CA 92101 Telephone: (619) 756-6990 Facsimile: (619) 756-6991 jim@pattersonlawgroup.com jenn@pattersonlawgroup.com

Charles J. LaDuca (pro hac vice)
Joel Davidow (pro hac vice)
Alexandra C. Warren (pro hac vice)

CUNEO GILBERT & LaDUCA, LLP 4725 Wisconsin Avenue, NW, Ste. 200

Washington, DC 20016 Telephone: 202-789-3960 Facsimile: 202-589-1813

Case 3:16-cv-04721-VC Document 246 Filed 02/24/21 Page 3 of 3

1	charles@cuneolaw.com
2	joel@cuneolaw.com awarren@cuneolaw.com
3	Pierce Gore (SB 128515)
4	Pratt & Associates 1871 The Alameda, Suite 425
5	San Jose, CA 95126
6	pgore@prattattorneys.com
7	Tony C. Richa (pro hac vice) Richa Law Group, P.C.
8	One Bethesda Center
9	4800 Hampden Lane, Ste 200 Bethesda, MD 20814
10	Telephone: 301-424-0222 Facsimile: 301-576-8600
11	richa@richalawgroup.com
12	Attorneys for Plaintiffs and the Class
13	Thorneys for I tunings and the Class
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	